

Serial No. 09/919,727

Attorney Docket: 74577/044

REMARKS

In the Office Action dated September 26, 2005, the Examiner rejected Claims 1, 19, and 31 under 35 U.S.C. §112. Claims 1-17, 19-29, and 31 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,697,815 ("Wilson") in view of U.S. Patent Application Publication No. 2002/0130899 ("Ryan"). Claims 18 and 30 were rejected under 35 U.S.C. §103(a) as being unpatentable over Wilson in view of Ryan and in further view of U.S. Patent No. 6, 591,272 ("Williams"). Independent Claims 1, 19, and 31 have been amended. Reconsideration of the above-identified patent application, as amended herein, is respectfully requested.

Claims 1, 19, and 31 are presently amended to more clearly describe the Applicant's invention.

Additionally, Claims 1 and 31 have been amended to specify that "the plurality of handlers, at least one layered content bean, at least one model bean, plurality of views, at least one view bean, and the controller are executed on a web server." Claim 19 has been amended to specify that "the at least one layered content bean, at least one model bean, and at least one view bean are executed on a web server." Support for these amendments can be found in Fig. 2 (Websphere Application Server 220). Accordingly no new matter is added.

The Applicant respectfully asserts that the prior art relied upon by the Examiner neither teaches nor discloses the "at least one layered content bean, at least one model bean, and at least one view bean" executed on a "web server" as required by amended

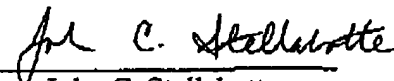
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Claims 1, 19, and 31. To the contrary, Wilson states that it is an object of its invention to provide "significant separation of business software development from Web software development." Col. 3, lines 54-58. In Wilson, the "Business Programs" are described as being located on Mainframe 24 rather than on Web Application Server 22. See Wilson, Fig. 2. Accordingly, the prior art of record does not disclose or suggest the claimed system, and the Applicant respectfully requests that the Examiner's rejections of all claims be withdrawn.

In view of the foregoing, it is believed that the present application is now in condition for allowance and a favorable action on the merits is respectfully requested.

Respectfully submitted,

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